NOT FOR PUBLICATION

UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

SHARON L. DANQUAH; BERYL
OTIENO-NGOJE; JACQUELINE DESEO;
MARITES LINAAC; MILAGROS
MANANQUIL; JULITA T. CHING;
CRISTINA ABAD; LORNA JOSEMENDOZA; VIRNA BALASA; OSSIE
TAYLOR; RONETTA HABARADAS; and
FE ESPERANZA R. VINOYA,

Plaintiffs,

v.

UNIVERSITY OF MEDICINE AND DENTISTRY OF NEW JERSEY ("UMDNJ"), et al.,

Defendants.

Civil Action No.: 11-6377 (JLL)

TEMPORARY RESTRAINING ORDER

This matter comes before this Court by way of Plaintiffs' Application for a Temporary Restraining Order and Motion for Preliminary Injunction, pursuant to Fed. R. Civ. P. 65 and L. Civ. R. 65.1, as well as Plaintiffs' supporting materials and memorandum of law. The Court having reviewed Plaintiffs' submissions, and Defendants' letter in response thereto, decides the motion on the papers pursuant to Fed. R. Civ. P. 78, and finds as follows:

Defendants received notice of Plaintiffs' intention to request temporary relief as well as of the date and time of this Court's hearing of Plaintiffs' application for a Temporary Restraining Order [Pls. Mem. Supp. Application Inj. Relief,
 Certification of Service by Demetrios K. Stratis, ¶¶ 3-6]; and

2. The Court has received a letter from Defendants' counsel indicating that, pending the Court's determination on the merits regarding the Plaintiffs' Application for a Preliminary Injunction, Defendants consent not to require the Plaintiffs to undergo any training pertaining to abortions or conduct any activities relating thereto; and,

for good cause shown

IT IS on this 3rd day of November, 2011,

ORDERED that Defendants and all persons acting at Defendants' behest or direction, are restrained from requiring the named Plaintiffs from undergoing any training, procedures or performances relating to abortions pending the Court's determination on the merits regarding the Plaintiffs' Application for a Preliminary Injunction; and it is further

ORDERED that Defendants are also restrained from discrimination in the employment, promotion, or termination of employment of, or in the extension of staff or other privileges to the named Plaintiffs based on any of the Plaintiffs' refusal to undergo training, procedures or performances relating to abortions, pending the Court's resolution of the matter on the merits; and it is further

ORDERED that, Defendants having consented to the aforementioned temporary restraints, Plaintiffs shall not be required to give security pursuant to Fed. R. Civ. P. 65(d).

IT IS SO ORDERED.

/s/ Jose L. Linares
United States District Judge